1	JOSEPH P. RUSSONIELLO (CABN 44332) United States Attorney	
3	BRIAN J. STRETCH (CABN 163973) Chief, Criminal Division	
4 5 6 7 8 9	SUSAN R. JERICH (CSBN 188462) Assistant United States Attorney  450 Golden Gate Avenue, Box 36055 San Francisco, California 94102 Telephone: (415) 436-7158 Facsimile: (415) 436-6982 Email: susan.jerich@usdoj.gov  Attorneys for Plaintiff  UNITED STATI	ES DISTRICT COURT
11	NORTHERN DISTRICT OF CALIFORNIA	
12	SAN FRANCISCO DIVISION	
13	UNITED STATES OF AMERICA,	No.: CR 01-423 JSW
14 15	Plaintiff,	) PARTIES' STIPULATION AND PROPOSED ORDER CONTINUING DATE FOR CHANGE OF PLEA
16	DARRYL MCQUILLION,	
17		) )
18	Defendant.	) ) )
19 20	The parties stipulate and agree, and the Court	finds and holds as follows:
21	The parties stipulate and agree, and the Court finds and holds, as follows:  1. The defendant last appeared before this court on October 16, 2008. The matter was	
22	continued to November 13, 2008 for change of plea.	
23	<ul><li>2. The parties respectfully request that the matter be continued until December 4, 2008</li></ul>	
24	for change of plea. This is the first continuance of the date for change of plea.	
25	3. The parties request this continuance so that the plea agreement may be completed and the	
26	government may obtain the requisite approval required to proceed with the plea	
27	4. It is therefore the request of both parties that the matter be continued until December 4,	
28	2008 for change of plea. Thus far, time has been excluded under the Speedy Trial Act up	
	STIPULATION AND P <del>ROPOSE</del> D ORDER CR 04-123 JSW	

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1	through November 13, 2008. The parties anticipate that the Court will be provided with a copy		
2	of a plea agreement well in advance of December 4, 2008. Time would then be excluded under		
3	18 U.S.C. § 3161(h)(1)(I) while the court considers the plea agreement.		
4			
5	SO STIPULATED.		
6	DATED: November 12, 2008	Respectfully Submitted,	
7			
8			
9		_/s/ SUSAN R. JERICH	
10	DATED: November 12, 2009	Assistant United States Attorney	
11	DATED: November 12, 2008	/o/	
12		_/s/ HAROLD ROSENTHAL Counsel for Defendant	
13		Counsel for Defendant	
14	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
15	DATED: November 12, 2008	When Block	
16		HON JEFFRE S. WHITE Judge, United States District Court	
17		surge, underplaces District court	
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